

Exhibit A-2
Non-parties with Potential Knowledge:

Name	Knowledge	Contact
Weiss, Harry J.	Outside counsel for Goldman Sachs knowledgeable about regulatory inquiry	Wilmer Hale, 1875 Pennsylvania Avenue, Washington D.C., 20006
Klima, Jaime	Outside counsel for Goldman Sachs knowledgeable about regulatory inquiry	Wilmer Hale, 1875 Pennsylvania Avenue, Washington D.C., 20006
Beasley, Robert	Outside counsel for Goldman Sachs knowledgeable about regulatory inquiry	Wilmer Hale, 1875 Pennsylvania Avenue, Washington D.C., 20006
Steckler, Beth	Outside counsel for Goldman Sachs knowledgeable about regulatory inquiry	Wilmer Hale, 1875 Pennsylvania Avenue, Washington D.C., 20006
Gephardt Group Government Affairs	Lobbyist for Goldman Sachs knowledgeable about Goldman's positions on short selling	1101 K Street NW, Suite 310, Washington, DC 20005
Rich Feuer Group	Lobbyist for certain Defendants knowledgeable about their positions on short selling	1133 Connecticut Ave., NW, Suite 620, Washington, DC 20036
Aly, Amal	SIFMA employee who communicated with Defendants regarding short selling regulations	120 Broadway, 35 th Floor, New York, NY 10271-0080
Vleck, Ann	SIFMA employee who communicated with Defendants regarding short selling regulations	120 Broadway, 35 th Floor, New York, NY 10271-0080
Campion, Kevin	SIFMA outside counsel who communicated with Defendants	Sidley Austin, 1501 K. Street, N.W.,

	regarding short selling regulations	Washington, D.C. 20005
Indek, Ben	Outside counsel for DBSI and Merrill Lynch knowledgeable about regulatory investigations of DBSI and Merrill Lynch	Morgan, Lewis & Bockius, 101 Park Avenue, New York, NY 10178-0060
Ward, Adrienne	Outside counsel for Merrill Lynch knowledgeable about regulatory investigations of Merrill Lynch	Morgan, Lewis & Bockius, 101 Park Avenue, New York, New York 10178-0060
Dunbar, Mary	Outside counsel for DBSI knowledgeable about regulatory investigations of DBSI	Ellenoff Grossman & Schole LLP 150 East 42 nd Street New York, New York, 10017
Trocchio, Michael R.	Outside counsel for Merrill Lynch and Morgan Stanley knowledgeable about communications between those defendants and SEC regarding regulation of short selling	Bingham McCutchen, 2020 K Street NW, Washington, DC 20006-1806
Callcott, W. Hardy	Outside counsel for Merrill Lynch and Morgan Stanley knowledgeable about communications between those defendants and SEC regarding regulation of short selling	Bingham McCutchen, 3 Embarcadero Center, San Francisco, CA 94111-4067
Rosenstock, Jeff	Outside counsel for Merrill Lynch and Morgan Stanley knowledgeable about communications between those defendants and SEC regarding regulation of short selling	unknown
Fenrich, William J.	Outside counsel for Morgan Stanley knowledgeable about regulatory inquiries	Davis Polk 450 Lexington Avenue

		New York, NY 10017
Aoyagi, Melissa	Outside counsel for Morgan Stanley knowledgeable about regulatory inquiries	Davis Polk 450 Lexington Avenue New York, NY 10017
Rashkover, Barry	Outside counsel for DBSI knowledgeable about regulatory inquiries	Sidley Austin 787 Seventh Avenue New York, New York 10019
Hunter, Fraser	Outside counsel for Credit Suisse knowledgeable about regulatory inquiries	Wilmer Hale 399 Park Avenue, New York, New York 10022
Schneider, John	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Klein, Bruce	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Warren, Adam	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Visser, Steven	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Barker, Chris	Employee of Navigant Consulting who is knowledge	c/o Monica Weed Navigant Consulting,

	about DBSI's policies and procedures related to Regulation SHO	Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Glazier, Jeremy	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Hutchison, Daren	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Louie, Stephanie	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Sy, Hazel	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Steinbrenner, Carly	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
Welty, Marc	Employee of Navigant Consulting who is knowledge about DBSI's policies and procedures related to Regulation SHO	c/o Monica Weed Navigant Consulting, Inc, 30 S. Wacker Drive, Suite 3550, Chicago, IL 60606
KPMG	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more	see subpoena for contact information

	of the Defendants' involvement in the allegations contained in this lawsuit; this party also has knowledge regarding an investigation by the SEC and/or U.S. Attorney's Office into Merrill Lynch	
Depository Trust & Clearing Corp.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding the Defendants' clearance and settlement data	see subpoena for contact information
Chicago Board of Options Exchange, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding the Defendants' and other third parties' clearance and settlement data regarding options	see subpoena for contact information
NYSE Group, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding the Defendants' trading in TASER	see subpoena for contact information

	and whether this party conducted any investigation into TASER	
Financial Industry Regulatory Authority, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party may have information regarding investigations by FINRA into Defendants' short selling activities	see subpoena for contact information
The NASDAQ Stock Market, LLC	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party may have information regarding investigations into Defendants' short selling activities as well as trading data in TASER	see subpoena for contact information
Knight Equity Markets, L.P.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding trading data in TASER, including records of borrowing and loaning of TASER stock from or to the Defendants and records regarding the giving or receiving of locates	see subpoena for contact information

	in TASER to or from the Defendants	
Pershing, LLC	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding execution and clearing of trades in TASER	see subpoena for contact information
The Vanguard Group, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding execution and clearing of trades in TASER and records of any loan transactions or giving or receiving of locates in connection with the Defendants; this party also has information regarding whether locates identified by the Defendants were legitimate	see subpoena for contact information
Bank of New York Mellon Corp.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding execution and clearing of trades in TASER and records of any loan	see subpoena for contact information

	transactions or giving or receiving of locates in connection with the Defendants; this party also has information regarding whether locates identified by the Defendants were legitimate	
The PNC Financial Services Group, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party also has information regarding execution and clearing of trades in TASER and records of any loan transactions or giving or receiving of locates in connection with the Defendants; this party also has information regarding whether locates identified by the Defendants were legitimate	see subpoena for contact information
Chicago Stock Exchange, Inc.	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more of the Defendants' involvement in the allegations contained in this lawsuit; this party may have information regarding investigations into Defendants' short selling activities as well trading data in TASER	see subpoena for contact information
Securities Industry and Financial Markets Association	Plaintiffs have served a subpoena for documents and testimony on this entity because it may have materials relevant to one or more	see subpoena for contact information

(SIFMA)	of the Defendants' involvement in the allegations contained in this lawsuit, particularly relating to the Defendants' comments on and lobbying efforts regarding legislation and regulation of short sale transactions	
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Third Parties Employed or Formerly Employed by TASER International, Inc.:

The following may be contacted care of Plaintiffs' counsel. In the event any of the following cannot be contacted by Plaintiffs' counsel for any reason, Plaintiffs will so inform the Defendants. Defendants have also proposed a number of custodians that Plaintiffs do not believe have information relevant to this lawsuit, but who Defendants have requested solely to burden Plaintiffs.

TASER Employee or Former Employee	Knowledge
Kathy Hanrahan	As former Controller, CFO, Chief Operations Officer and President of TASER, Ms. Hanrahan has knowledge of TASER's operations and business.
Dan Behrendt	As TASER's CFO, Mr. Behrendt has knowledge regarding TASER's operations, business and financial dealings.
Martin MacLeod	As TASER's former External Reporting Manager and current Director of Financial Planning, Mr. MacLeod has information regarding TASER's business and financial dealings.
Max Nerheim	As TASER's former Electronic Engineering Manager and VP Research and current Development Technical Fellow, Mr. Nerheim has information and knowledge regarding TASER's products. Plaintiffs do not believe that Mr. Nerheim's knowledge is relevant to this action.
Steve Tuttle	As the former Director of Gov Affairs and current VP Communications of TASER, Mr. Tuttle has information regarding TASER's business and

	operations and media communications
Ray Rivera	As TASER's former Operations and Information Systems Manager and current CIO, Mr. Rivera may have knowledge regarding TASER's operations and has knowledge regarding TASER's systems.
Laurie Gritti	As TASER's former Controller, Ms. Gritti may have knowledge regarding TASER's financial performance and business.
Marcy Rigoni	As TASER's former Controller/HR Human Resources Manager and current Director of Human Resources, Ms. Rigoni may have knowledge regarding TASER's finances, business operations and human resources.
Pete Holran	As TASER's VP Public Relations and Government Affairs and current Vice President of Government and Public Affairs, Mr. Holran has knowledge regarding TASER's dealings with the government and public. Plaintiffs do not believe that such knowledge is relevant to this case.
Bill Denzer	As TASER's former Manufacturing Manager and current Director of Manufacturing, Mr. Denzer has knowledge regarding TASER's products. Plaintiffs do not believe this knowledge is relevant to this case.
Steve Mercier	As former Executive Vice President of Operations, Mr. Mercier has knowledge of TASER's business and operations.
Jim Halstead	As TASER's former Regional Sales Manager and current VP of Law Enforcement Sales, Mr. Halstead has knowledge of TASER's sales. Plaintiffs do not believe that this knowledge is relevant to this case.
Jose Rojas	As TASER's former Sales and Service Tech Rep and Customer Service Manager and current VP Customer Service, Mr. Rojas has knowledge of TASER's product and consumer relations. Plaintiffs do not believe that this knowledge is relevant to this

	case.
Stacie Sundberg	As TASER's former Inside Sales and Customer Service Manager and Vice President of Global Sales, Ms. Sundberg has knowledge regarding TASER's sales. Plaintiffs do not believe this knowledge is relevant to this case.
Andrew Hinz	As TASER's former Sales and Services Tech Rep, Law Enforcement Tech Coordinator and current Medical & Technical Programs Manager, Mr. Hinz has information regarding TASER's product and sales. Plaintiffs do not believe that this knowledge is relevant to this case.
Mark Johnson	As TASER's former Law Enforcement Liaison and Director of Technical Programs, Mr. Johnson may have knowledge regarding TASER's product, trainings and interaction with law enforcement. Plaintiffs do not believe that this knowledge is relevant to this case.
Doug Klint	As TASER's General Counsel, Secretary and President, Mr. Klint has knowledge regarding TASER's business, operations and legal strategies. Mr. Klint's knowledge contains a large amount of privileged information.
Susan White	As the executive assistant for several of TASER's management, Ms. White may have information regarding TASER's business and operations
Matthew McBrady	As a director of TASER prior to 2003, Mr. McBrady may have information related to TASER's business and operations
Mark Kroll	As a director of TASER since 2003, Mr. Kroll has information related to TASER's business and operations
John Caldwell	As a director of TASER since 2006, Mr. Caldwell has information regarding TASER's business and operations
Michael Garnreither	As a director of TASER since 2006, Mr. Garnreither

	has information regarding TASER's business and operations
Judy Martz	As a director of TASER since 2005, Ms. Martz may have information regarding TASER's business and operations
Richard Carmona	As a director of TASER since 2007, Mr. Carmona may have information regarding TASER's business and operations
Bernhard Kerik	As a former director of TASER, Mr. Kerik has information regarding TASER's business and operations